Case Records Public Access Policy of the Unified Judicial System of Pennsylvania 204 Pa. Code § 213.81 www.pacourts.us/public-records

Kristoffer Hexter Party name as displayed in case caption)	2018-20204 Docket/Case No.
Vs.	
Sara Ashley Pickett	Lebanon
Party name as displayed in case caption)	Court

Pursuant to the Case Records Public Access Policy of the Unified Judicial System of Pennsylvania, the Confidential Information Form shall accompany a filing where confidential information is required by law, ordered by the court, or otherwise necessary to effect the disposition of a matter. This form, and any additional pages, shall remain confidential, except that it shall be available to the parties, counsel of record, the court, and the custodian. This form, and any additional pages, must be served on all unrepresented parties and counsel of record.

This Information Pertains to:	Confidential Information:	References in Filing:
	Social Security Number (SSN):	Alternative Reference: SSN 1
(full name of adult)		
OR This information pertains to a	Financial Account Number (FAN):	Alternative Reference: FAN 1
minor with the initials of <u>R.H.</u> and the full name of	Driver License Number (DLN):	Alternative Reference; DLN 1
(full name of minor)	State of Issuance:	
and date of birth;	State Identification Number (SID);	Alternative Reference; SID 1
	Social Security Number (SSN):	Alternative Reference:
(full name of adult)	The second of the second secon	
OR This information pertains to a	Financial Account Number (FAN):	Alternative Reference: FAN 2
minor with the initials of AP. and the full name of	Driver License Number (DLN):	Alternative Reference: DLN 2
(full name of minor)	State of Issuance:	
and date of birth:		
aitu date er yarat.	State Identification Number (SID):	Alternative Reference: SID 2

Rev. 7/2018

THIS FORM IS CONFIDENTIAL



Case 1:24-cv-00537-YK-DFB CONFIDENTIAL INFORMATION FORM



Filed 04/02/25 Page 2 of 13

Additional page(s) attached.	total pages are attached to this filing.
I certify that this filing complies with the provisions of th Judicial System of Pennsylvania that require filing confidential information and documents.	ne Case Records Public Access Policy of the Unified dential information and documents differently than non-
Signature of Attorney or Unrepresented Party	Date 8/2/202 (
Name: Joshua Harshberger	Attorney Number: (if applicable) 319814
Address: 8150 Derry Street	Telephone: (717) 315-6997
Harrisburg, PA 17111	Email: jh@harshbergerlaw.com

NOTE: Parties and attorney of record in a case will have access to this Confidential Information Form. Confidentiality of this information must be maintained.

IN THE COURT OF COMMON PLEAS LEBANON COUNTY, PENNSYLVANIA

CIVIL DIVISION

Kristoffer Hexter	:
	Plaintiff:
VS. Sara Ashley Pickett	: : : : : : : : : : : : : : : : : : :
	PRAECIPE FOR HEARING
TO THE PROTHONOT.	ARY:
	npanying Petition to Intervene (List Motion or Petition) g pursuant to Leb.R.C.P. 205.5.
Length of Anticipa	ated Hearing: 1 Hour
Judge Previously a	ssigned to this matter: J. Kline
The names and addresses follows: <u>Rich Raiders, 11</u>	of all opposing counsel/pro se litigants are as 50 Chestnut Street, Lebanon, PA 17042
	By: Name deshua Harshberger, Esquire I.D. # 319814 Address: 8150 Derry Street, Harrisburg, PA 17111 Phone # 717-315-6997 Attorney for Plaintiff

KRISTOFFER HEXTER,
Plaintiff
: LEBANON COUNTY, PENNSYLVANIA
:
vs.
: No.: 2018-20204
:
SARA ASHLEY PICKETT,
Defendant
: CIVIL ACTION – LAW IN CUSTODY

ORDER OF COURT

AND NOW, to wit, this	day of	, 2021, upon review of the
Petition to Intervene, IT IS HEREBY	ORDERED AND DEC	REED that a hearing in this matter
is scheduled on the day	, 2021 a	at o'clock before the
undersigned Judge, in Courtroom No.	, Lebanon	County Courthouse, 400 South
Eighth Street, Lebanon, Pennsylvania.	The parties proposed	Intervenor and counsel are directed
to appear at this time.		
	BY THE COUR	Т:
		, J.
Attest:		
Prothonotary		
ee:		

Distribution:

Joshua Harshberger, Esq., 8150 Derry Street, Suite A, Harrisburg, PA 17111 Rich Raiders, Esq., 1150 Chestnut Street, Lebanon, PA 17042

KRISTOFFER HEXTER, Plaintiff	: IN THE COURT OF COMMON PLEAS : LEBANON COUNTY, PENNSYLVANIA	
vs.	: : No.: 2018-20204	
SARA ASHLEY PICKETT	: · CIVII & CTION I AW IN CUSTODY	

Defendant

ORDER OF COURT

AND NO	W, this day	of, 2021, IT IS HEREBY
ORDERED AND	DECREED as follo	ws:
1. Pet	titioner, Bruce Hexte	er is hereby granted leave to intervene in the above-
captioned matter.		
2. The	e Prothonotary is di	rected to amend the caption in this action to read as
follows:		
KRISTOFFER HE	EXTER, Plaintiff	: IN THE COURT OF COMMON PLEAS : LEBANON COUNTY, PENNSYLVANIA
	VS.	; : No.: 2018-20204
SARA ASHLEY F	PICKETT, Defendant	: : CIVIL ACTION – LAW IN CUSTODY :
	VS.	
BRUCE HEXTER	Intervenor	; ; ;
		BY THE COURT:
		JUDGE

Distribution:

Joshua Harshberger, Esq., 8150 Derry Street, Suite A, Harrisburg, PA 17111 Rich Raiders, Esq., 1150 Chestnut Street, Lebanon, PA 17042

Joshua Harshberger, Esquire Jacobson, Julius & Harshberger Supreme Court ID: 319814 8150 Deny St, Ste A Harrisburg, PA 17111 Ph: 717-909-5858 Fax: 717-909-7788

Email: Jh@harshbergerlaw.com

KRISTOFFER HEXTER,

: IN THE COURT OF COMMON PLEAS

Plaintiff

: LEBANON COUNTY, PENNSYLVANIA

VS.

: No.: 2018-20204

SARA ASHLEY PICKETT,

: CIVIL ACTION - LAW IN CUSTODY

Defendant

PETITION TO INTERVENE

AND NOW, comes, Bruce Hexter, Proposed Intervenor, (hereinafter "Petitioner") by and through his counsel, Joshua Harshberger of Jacobson, Julius & Harshberger, and files the within Petition to Intervene, and in support thereof avers as follows:

- Petitioner is Bruce Hexter, an adult individual residing at 1472 Bramblewood 1. Court, Pottstown, PA 19464.
- Plaintiff/Respondent is Kristoffer Hexter, who is the Father of the minor children 2. and who resides at 212 E Hazel Street, Jonestown, PA 17038.
- Defendant/Respondent is Sara Ashley Pickett, who is the Mother of the minor 3. children and who resides at 167 Coventry at Waterford, York, PA 17402.
 - Plaintiff and Defendant are the parents of the minor children: 4.

Child's Name:

Child's Date of Birth:

<u>R.H.</u>

YOB 2015

A.P.

YOB 2013

- Petitioner is the paternal grandfather of the minor children. 5.
- 6. The current custody Order in this case is attached hereto as Exhibit A.
- Petitioner seeks to intervene in this custody matter for the following reasons: 7.

- a. Petitioner is the paternal grandfather of the children and has developed a strong bond with the children over the years.
 - b. Petitioner has enjoyed monthly visits with the children over the years.
- c. Petitioner fears that once the Father is unable to exercise custody of the children the children will be prevented from continuing contact with Petitioner.
- d. Petitioner desires to maintain the loving bond he has established with his grandchildren and unfortunately will need the assistance of a court order to continue the relationship.
 - 8. Petitioner has legal standing in this matter pursuant to 23 Pa. C.S.A. §5325(2).
- a. Petitioner's relationship with the child began with the consent of the children's biological Father. The parents of the children have commenced a proceeding for custody and it is believed that the Mother of the children does not agree with the Father of the children that the grandfather should have periods of custody.
 - 9. Plaintiff in this action consents to Petitioner's intervention.
- 10. Petitioner believes that it is in the best interest of the minor children that Petitioner is permitted to intervene in this matter.

WHEREFORE, Petitioner respectfully requests that this Honorable Court grant his Petition to Intervene.

Respectfully submitted,

Date: 8/27 2021

Joshua Harshberger, Esquire 8150 Derry Street, Ste A Harrisburg, PA 17111

Phone: 717-315-6997

Email: jh@harshbergerlaw.com

Attorney for Petitioner

IN THE COURT OF COMMON PLEAS OF LEBANON COUNTY.

CIVIL ACTION - FAMILY

SARA A. PICKETT

No. 2018-20204

٧.

KRISTOFFER HEXTER

Custody Trial

ORDER

AND NOW, to wit, January 23, 2019, the agreement the parties have reached is that the December 7, 2018, Order will be made a permanent Order. The parties will have shared legal custody of the two children. Father shall have primary physical custody of the children and Mother shall have periods of partial custody from Tuesday at 5 p.m. until Friday at 5 p.m., and then Father has Friday at 5 p.m. until the following Tuesday at 5 p.m. The parties are to notify each other with regards to doctor's appointments, dental appointments and all other appointments of the children.

With respect to holidays, Mother will have Easter of 2019. Thereafter, the parties will alternate holidays. Those holidays include: Easter, Memorial Day, Independence Day, Thanksgiving and New Year's Day. The holiday time will start at 6 p.m. the day before the holiday and go until 7 p.m. the day of the holiday. In even number years, Mother gets the alternating three and Father gets the other three, and then in



odd years the holiday schedule will switch. For Christmas, the holiday will be divided up with one parent having the children on December 24th at 2:00 p.m. until December 25th at 2:00 p.m. and then the other parent gets the children on December 25th at 2:00 p.m. until December 26th at 2:00 p.m. This holiday schedule will alternate thereafter.

The parties are entitled to 2 nonconsecutive weeks of vacation. Although if a trip is planned that exceeds 7 days, that shall be viewed by the other party as reasonable unless there is some serious concern as to that matter. The parties shall give each either at least 30 days advanced notice.

The parties are directed not to speak poorly about the other parent when the children are in their presence. They should do whatever is possible to uplift the other parent and not say disparaging remarks about the other parent.

The parties will be sharing transportation.

They together will be coming up between them a halfway point to meet. Assuming both parties reside in Lebanon County, transportation shall be shared equally.

In the event either party sends an e-mail notice concerning custody time or scheduling, the other party shall respond no later than 24 hours from that time or the e-mail shall be presumed to be accepted. In the event of an emergency,

the party shall immediately text the other party and explain the nature of the emergency and when the latest they will be able to come.

Both parties shall keep each other apprised of their most current phone number and e-mail address, and there shall no blocking. In the event either party feels an e-mail is inappropriate or unwarranted, they may petition the Court for Contempt proceeding.

Both parties agree that the children shall be evaluated for necessary therapy and follow-through.

Both parents agree to not exercise physical discipline with the children.

Mother agrees to take the children as primary custodian from March 23 to March 30 or as needed through the birth of Father's new baby.

cc: Donna Brightbill, Esquire Sara Pickett//995 Powell's Valley Road, Halifax, PA 17032

mlb

VERIFICATION

I, Bruce Hexter, being duly authorized to make this verification, do hereby verify that the facts stated in the foregoing document are true and correct to the best of my knowledge, information, and belief. I understand that false statements herein are made subject to the penalties of 18 Pa. C.S. §4904 relating to unsworn falsification to authorities.

Date: 7-30-2021

By:

Bruce Hexter

Case 1:24-cv-00537-YK-DFB Document 24-2 Filed 04/02/25 Page 12 of 13 <u>CERTIFICATE OF COMPLIANCE</u>

I certify that this filing complies with the provisions of the Public Access Policy of the Unified Judicial System of Pennsylvania: Case Records of the Appellate and Trial Courts that require filing confidential information and documents differently than non-confidential information and documents.

Submitted by: Jacobson, Julius & Harshberger
Signature:
Name: Joshua Harshberger
attorney No.: 319814

Joshua Harshberger, Esquire Jacobson, Juffus & Harshberger Supreme Court ID; 319814 8150 Derry St, Ste A Hardsburg, PA 17111 Ph; 717-909-5858 Fax; 717-909-7788

Email: jh@harshbergerlaw.com

KRISTOFFER HEXTER,

: IN THE COURT OF COMMON PLEAS

Plaintiff

: LEBANON COUNTY, PENNSYLVANIA

VS.

: No.: 2018-20204

SARA ASHLEY PICKETT,

: CIVIL ACTION – LAW IN CUSTODY

Defendant

CERTIFICATE OF SERVICE

I, Joshua Harshberger, do hereby certify that a copy of the Petition to Intervene was this day served upon the opposing party in the manner indicated below:

FIRST CLASS MAIL & EMAIL

Rich Raiders, Esquire 1150 Chestnut Street Lebanon, PA 17042 Attorney for Defendant rich@raiderslaw.com

. DATED: <u>8/2/2021</u>

Joshua Harshberger